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\$25, or, in default of payment, by imprisonment in the parish jail for not less than 10 days nor more than 30 days, or both, in the discretion of the recorder having jurisdiction of the same.

**Foodstuffs—Name of Owner Must be Displayed in Buildings and on Vehicles Containing Foodstuffs or Substances which May Become Offensive. (Ord. 2566, July 13, 1915.)**

SECTION 1. That the owner or proprietor of every hotel, boarding, lodging, and rooming house, barroom, café, blacksmith shop, restaurant, ice-cream manufactory or shop, dairy and place where milk is kept or held for sale, storehouse, warehouse, cold-storage plant, bakery, confectionery, hide shop, tannery, distillery, brewery, laboratory, soap boiler, chandlery, rendering plant, candy store, fish, cake, crab, shrimp, game, poultry, meat, vegetable, flower, and plant store, stall, or stand, oyster shop, stable, vidanguer, undertaker, cannery, and every place, stand, and stall in markets, public and private, and all other places where any product or thing which may be used for public consumption, or anything which is or may become dangerous to public health, is stored, manufactured, canned, bottled, or otherwise put up, or held or exposed for sale, shall cause to be displayed in such establishment, store, shop, or place, in a conspicuous place, a sign, containing thereon, in large legible letters, the name of the owner or proprietor thereof.

SEC. 2. That the owner or proprietor of any wagon, dray, autocart, or other vehicle which is used, at any time, for the carriage or conveyance of any product or thing which may be used for human consumption, or anything which is or may become dangerous to public health, shall cause to be displayed on each such wagon, dray, autocart, or other vehicle, in a conspicuous place thereon, a sign, containing thereon, in large, legible letters, the name of the owner or proprietor of each such wagon, dray, autocart, or other vehicle.

SEC. 3. That should the owner or proprietor of such establishment, store, shop, or place, or vehicle, be a corporation, then the name of such corporation, with the name of its president or other responsible officer, shall be displayed on the signs hereinabove provided for.

SEC. 4. That any person, firm, or corporation who shall violate any of the provisions of this ordinance shall be subject to a fine of not less than \$10 nor more than \$25, or imprisonment in the parish prison for a term of not less than 5 or more than 30 days, or both, at the discretion of the recorder having jurisdiction of the same.

SEC. 5. That, for the purpose of enforcing this ordinance, any person who shall be found in charge in any establishment, store, shop, or place of any such product or thing that may be used for human consumption or anything which is or may become dangerous to the public health, whether in the raw state or cooked, and the driver of any wagon, dray, autocart, or other vehicle which is used at any time for the carriage or conveyance of any product or thing which is or may become dangerous to the public health, in the raw state or cooked, shall be deemed to be the owner thereof and shall be held responsible for any violations of this or any other law or ordinance enacted for the protection of the public health. That when a firm is charged with such violation each member thereof and, if a foreign firm, the local agent or person locally in charge of said firm shall be deemed to represent such firm for the purpose of enforcing this ordinance and shall be held responsible and punishable for each violation thereof; and when a corporation shall be charged with such violation the president, or, in his absence, the vice president, or, in the absence of both, the officer or individual in charge of such corporation, or, if a foreign corporation, the local

agent, or person locally in charge thereof, shall be deemed to represent such corporation for the purpose of enforcing this ordinance, and shall be held responsible and punishable for each violation thereof.

SEC. 6. That the board of health for the parish of Orleans and the city of New Orleans is hereby invested with the authority and charged with the duty to enforce the provisions of this ordinance and to prosecute all persons charged with violating the same, and to that end its officers, members, agents, employees, inspectors, and appointees shall have the right to enter any premise or place or any car, conveyance, or other vehicle in the city of New Orleans for the purpose of inspection for violations thereof.

**Bread—Wrapping of, to Prevent Contamination. (Ord. 2567, July 13, 1915.)**

SECTION 1. That all bakers and other manufacturers of bread shall wrap all bread baked by them and intended for sale in paraffin, grease-proof, glassine, or sulphite paper, each loaf or combination loaf to be wrapped separately in paraffin, grease-proof, glassine, or sulphite paper, and in such manner as to protect said bread from flies and dust, and each loaf to be so wrapped in paraffin, grease-proof, glassine, or sulphite paper within three hours after the same shall have been taken from the oven in which it is baked.

SEC. 2. That it shall be unlawful for any corporation, firm, or person, himself or by his servant, agent, or employee, or as the servant, agent, or employee of another, to sell, offer or expose for sale, or have in its, their, or his possession for sale any bread, unless each loaf of such bread is wrapped in paraffin, grease-proof, glassine, or sulphite paper in such manner as to protect same from flies and dust. The sulphite paper provided for herein to be of not less than 75 per cent sulphite, and to be heavily machine glazed on one side, and no paper of a basis less than 20 pounds shall be used for bread-wrapping purposes: *Provided*, That frog loaves of bread may be delivered to restaurants only, in paper bags containing not less than 50 loaves each, which paper bags shall be made of the paper provided for in this ordinance, except that same shall be of not less than a 60-pound basis, and shall be so sealed before leaving the bakery as to render the contents inaccessible to dust or flies, and shall be kept so sealed until delivered to said restaurants: *And provided further*, That the weight basis of 20 and 60 pounds hereinabove provided for shall be determined by the weight of a ream of 480 sheets of such paper, each sheet to measure 24 by 36 inches.

SEC. 3. That for the purpose of enforcing this ordinance the officers, inspectors, agents, and employees of the board of health for the parish of Orleans and the city of New Orleans are hereby authorized and directed to enter any place or premises, where such bread is made, stored, kept, sold or exposed for sale, and to inspect the bread and bread receptacles on any wagon or premises where such bread is made, stored, kept, sold or exposed for sale, and to inspect the bread and bread receptacles on any wagon or other vehicle delivering same, or any other place where the same usually is or may be kept, and wherever the same may be found.

SEC. 4. That when an association of individuals is charged with the violation of any provision of this ordinance, each individual of such association of individuals, or, if a foreign association of individuals, the local agent or person locally in charge thereof shall be deemed to represent such association of individuals for the purpose of enforcing this ordinance, and shall be held responsible and punishable for each violation thereof; and when a firm is charged with such violation each member thereof, and if a foreign firm the local agent or person locally in charge of said firm, shall be deemed to represent such firm for the purpose of enforcing this ordinance, and shall be held responsible and